UNITED STATES OF AMERICA

for the EASTERN DISTRICT OF OKLAHOMA

Plaintiff, v. LARRY KEITH MICKLE, Defendant. MINUTE SHEET – SI	Case No. CR-24-139-JFH Date: 6/10/2025 Time: 10:00 a.m. – 10:08 a.m. 10:11 a.m. – 10:30 a.m.						
	c, Law Clerk Shelley Ottwell, Reporter Deputy Clerk FTR Courtroom 1 - Room 230						
Counsel for Plaintiff: Michael Emmett Robinson, AUSA Counsel for Defendant: Wesley J. Cherry, Appointed							
□ Defendant appears in person with counsel							
Magistrate Judge (JFH). Court inquired regarding any victing and present. Defendant calls Witness #1 M.L. Defendant's of Plaintiff & Defendant reviewed PSI: ☐ Government - Objections: ☐ Yes ☐	ding of guilt and acceptance of plea before the United States ms present for hearing. Government responded victims notified oral argument. Government's response. No No						
RECESS RECONVENE							
○ Objections overruled and PSI will form factual basis for sentencing as revised.							
 □ Findings: Court adopts Plea Agreement as set forth in this matter □ Terms of Plea Agreement outlined by Govt □ Defendant Agrees 							
□ Court GRANTED Government's Motion for One Point Reduction [Dkt. Entry No. 42].							
 □ Defendant and counsel asked if wish to make any addit □ Statements by Government in aggravation/mitig □ Statements by defendant's counsel □ Statements by defendant 							
SENTENCE: As to Count 2 of the Indictment ☑ Bureau of Prisons for a term of 57 months ☑ Supervised Release for a term of 3 years ☑ Special Assessment: \$100.00 ☑ Fine: \$No fine ☐ Restitution: \$	□ Concurrent □ Consecutive □ Concurrent □ Consecutive □ due immediately □ interest waived □ with interest □ interest waived						

■ STANDARD CONDITIONS of Probation given, including the following Special Conditions: 1. The Special Substance Abuse Condition. 2. The Special Search Condition. 3. The defendant must also participate in programming for anger management and/or domestic violence.

ADDITIONAL MINUTES

The Court recommends the Bureau of Prisons evaluate and determine whether the defendant is a suitable candidate for the most comprehensive substance abuse treatment program available to the defendant during his term of incarceration, such as the Residential Drug Abuse Program or other similar programs. Should the defendant be allowed to participate in such programming, the Court recommends the defendant be afforded the benefits prescribed and set out in 18 USC § 3621(e) according to Bureau of Prisons policy.

The Court recommends the Bureau of Prisons evaluate and determine whether the defendant is a suitable candidate for the Career Starter Program or similar vocational training programs during the defendant's term of incarceration.

	REASONS	FOR IM	POSING	SENTENCE	given l	by Court
--	---------	--------	--------	----------	---------	----------

- □ Defendant advised of right to appeal □ Defendant gives oral notice of appeal
- Remaining counts ordered dismissed: counts 1, 3 and 4 of the Indictment filed on 9/11/2024.
- ☑ Defendant requests designation <u>FCI EL Reno, OK</u> ☑ So recommended by the Court
- ☑ Defendant remanded to the custody of the U.S. Marshal